

REMARKS

This Application has been carefully reviewed in light of the Office Action mailed December 28, 2007. In the Office Action, Claims 19-25 and 34-39 were rejected. In order to expedite prosecution of this Application, Applicant amends Claims 19, 20, 25, 34, 35 and 39. Support for the amendment can be found in the Specification at least on page 11, ll. 27-32. Claims 19-25 and 34-39 remain pending in the Application. Applicant respectfully requests reconsideration and favorable action in this case.

In the Office Action, the following actions were taken or matters were raised:

SECTION 102 REJECTIONS

Claims 19-25 and 34-39 were rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 6,664,969 issued to Emerson et al. (hereinafter "*Emerson*"). Applicant respectfully traverses this rejection.

Of the rejected claims, Claims 19 and 34 are independent. Applicant respectfully submits that each of independent Claims 19 and 34 are patentable over *Emerson*. For example, Claim 19 recites "selecting blocks of graphics image data of said new image that are different from corresponding blocks of graphics image data of said previous image in a specified region of interest, wherein said region of interest is a portion of said previous image" (emphasis added). *Emerson* appears to disclose that video graphics data is analyzed to detect a change by dividing the video graphics data in a frame buffer into manageable blocks so that the blocks may be compared for previously transmitted data and current data (*Emerson*, column 7, lines 21-39). In response to detecting a change in a block, the block is transmitted to the remote console (*Emerson*, Abstract; lines 5-8). However, *Emerson* does not appear to disclose or even suggest selecting and transmitting only changed blocks that are located in a specified region of interest which is only a portion of the previous image. Thus, Applicant respectfully submits that *Emerson* does not disclose or even suggest "selecting blocks of graphics image data of said new image that are different from corresponding blocks of graphics image data of said previous image in a specified region of interest, wherein said region of interest is a portion of said

previous image" as recited by Claim 19 (emphasis added). Therefore, for at least this reason, Applicant respectfully submits that *Emerson* does not anticipate Claim 19.

Independent Claim 34 recites "the graphics adapter configured to select blocks of graphics image data of said new image that are different from corresponding blocks of graphics image data of said previous image in a specified region of interest, wherein said region of interest is a portion of said previous image" (emphasis added). Thus, at least for the reasons discussed above in connection with independent Claim 19, Applicant respectfully submits that Claim 34 is also not anticipated by *Emerson*.

Claims 20-25 and 35-39 that depend respectively from independent Claims 19 and 34 are also not anticipated by *Emerson* at least because they incorporate the limitations of respective Claims 19 and 34 and also add additional elements that further distinguish *Emerson*. Therefore, Applicant respectfully requests that the rejection of Claims 19-25 and 34-39 be withdrawn.

CONCLUSION

Applicant has made an earnest attempt to place this case in condition for immediate allowance. For the foregoing reasons and for other reasons clearly apparent, Applicant respectfully requests reconsideration and full allowance of all pending claims.

An RCE filing fee of \$810.00 is believed due. The Director of Patents and Trademarks is hereby authorized to charge Deposit Account No. 08-2025 of Hewlett-Packard Company in the amount of \$810.00 to satisfy the RCE filing fee. If, however, Applicant has miscalculated the fee due with this RCE, the Director is hereby authorized to charge any fees or credit any overpayment associated with this RCE to Deposit Account No. 08-2025 of Hewlett-Packard Company.

Respectfully submitted,

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